Case 94 95565 Doc 1 Filed 92/13/94 Entered 92/13/94 15:44:44 Desc Petition

UNITED STATES BANKRUPTCY COURT of 32 NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Voluntary Petition

NAME OF DEBTOR				JOINT DEBTOR
Terrence G Pullega				Heidi Pullega
ALL OTHER NAMES USED BY THE DE married, maiden & trade)	BTOR IN	THE LAS	T 6 YEARS (including	ALL OTHER NAMES USED BY THE JOINT DEBTOR IN THE LAST 6 YEARS(including married,maiden & trade)
SOC. SECURITY #/TAX I.D. FALSE OR FRAUDULENT I)O NO	T SIGN	THIS PETITION &	F SOC. SECURITY #/TAX I.D. NO (if more than one, state all) IF FALSE OR FRAUDULENT DO NOT SIGN THIS PETITION
COMMIT PERJURY!!! (Last	4 digi	ts of S	ocial)	& COMMIT PERJURY!!! (Last 4 digits of Social)
***-**-1426				***-**-5257
STREET ADDRESS OF DEBTOR				STREET ADDRESS OF JOINT DEBTOR
428 N. Linden Dr.				428 N. Linden Dr.
Round Lake Park IL 60	073			Round Lake Park IL 60073
COUNTY OF RESIDENCE OR PRINCIPA	L PLACE	OF BUSI	NESS	COUNTY OF RESIDENCE OR PRINCIPAL PLACE OF BUSINESS
Lake				Lake
MAILING ADDRESS OF DEBTOR				MAILING ADDRESS OF JOINT DEBTOR
			Chapter	r 13W/Plan
LOCATION OF PRINCIPAL ASSETS OF	BUSINES	S DEBTO	OR (IF DIFFERENT FROM STRE	ET ADDRESS ABOVE)
NOT APPLICABLE				
	Info	ormatic	on Regarding the Det	otor (Check the Applicable Boxes)
VENUE (Check any applicable box)			ſ	•
[x] Debtor has been domiciled or has he for a longer part of such 180 days than	ad a resid	ience, pr her Distri	incipal place of business or plict.	rincipal assets in this district for 180 days immediately preceding the date of this petition or
[] There is a bankruptcy case concer	ning deb	tor's affil	iate, general partner, or parti	nership pending in this District
TYPE OF DEBTOR (Check all boxes [x] Individual(s)		y)		CHAPTER OR SECTION OF BANKRUPTCY CODE UNDER WHICH
[] Corporation []S	tockbrok			THE PETITION IS FILED (Check one box) [] Chapter 7 [] Chapter 11 [X] Chapter 13
[] Partnership [] C [] Other	ommodi	y Broker	•	[] Chapter 9 [] Chapter 12 [] [] Sec 304 0 Case ancillary to foreign proceeding
NATURE OF DEBTS (Check one box) [x] Consumer/Non-Business [] B				FILING FEE (Check one box)
[x] Consomer/Non-Business [] B	usiness			[x] Full Filing Fee attached
CHAPTER 11 SMALL BUSINESS (Ch [] Debtor is a small business as define	eck all b	oxes that	t apply)	(1) Filing Fee to b Must attach signe is unable to pay fi Northern Richard Of Till:
[] Debtor is and elects to be considere U.S.C. Sec.1121(e) (Optional)	d a smal	i busines	ss under 11	Rule 1006(b) SeFiled: 02/13/2004
0.5.0. Sec. 1121(e) (Optional)				7 - we: 15:48:18
STATISTICAL/ADMINISTRATIVE INFO	DMATIO	N (Falia	eten Oak A	Case: 04-05565
[] Debtor estimates that funds will be av	ailable fo	r distribu	tion to unsecured creditors	Chapter: 13 Rec. #: 3062169 enses paid, there wil 341 p.c. # 3262169
creditors.	ipt prope	ny is exc	ruded and administrative expe	
ESTIMATED NO. OF CREDITORS	[x]		12	Trustee: GLENN STEARNS
ESTIMATED ASSETS	[x]	\$	180,875	1:04BK05BSE DIGGS
ESTIMATED DEBTS	[x]	\$	132.600	

Case 04-05565 Doc 1 F		/13/04 15:44:44 Desc Petition
Voluntary Petition	Page 2 of 32 NAM	ME OF DEBTOR(s)
	Terr	rence G Pullega
(This page must be completed and filed in every	rease) Heic	di Pullega
I STATE THAT I FILED THE FOLL		TIIN LAST 6 YEARS (IF BLANK, THIS IS FIRST IN 6 YRS
LOCATION WHERE FILED:	CASE NO.	DATE FILED
PENDING BANKRIPTCY CASE	I ILED BY ANY SPOUSE, PARTNER, OR AFF	, i
NAME OF DEBTOR:		-ILIATE OF THE DEBTOR(S)
	CASE NUMBER:	DATE:
DISTRICT	RELATIONSHIP:	JUDGE: forms 10K and 10Q) with the Securities and Exchange
Exhibit A is attached and ma	de a part of this petition	34 and is requesting relief under chapter 11)
Exhibit C Does the debtor own or have possess health or safety? NO If yes and Exhibit C is att	sion of any property that poses or is alleged to	pose a threat of imminent and identifiable harm to public
in yes and Exhibit O is all	actied and made a part of this petition	_XXXX No
gnature of Non-Attorney Petition Preparer I certify that I a ovided the debtor with a copy of this document Printed Nar	um a bankruptcy petition preparer a defined in 11 U.S	S.C. 110, that I prepared this document for compensation, and that I have
Signature of Bankn	inter Petition Prenarer A hanks inter polition prenare	Social Sec# Address er's failure to comply with the provisions of title 11 and the Federal Rules
Bankruptcy Procedure may result in fines of imprisionment	of both 11 U.S.C. 110; 18 U.S.C. 156.	
DEDTOR (C) DEAD	CATIOC DETITION	01011 1115 - 1
DEDIOR (3) READ	ENTIRE PETITION	SIGN, AND DATE BELOW
EV	ERY OTHER PAGE	RECURED
I declare under penalty of perjury that the	information provided in this petition is tr	rue and correct. I am aware that I may proceed under
	s, understand the relief available under e th the Chapter of Title 11, United States	Pach slich Chanter and choose to present it
Dated: スノ/>/2/2004	Sian: X 🗠	The same of the sa
		ence G Pullega
Dated: 7 1.18 12004	·	1 de a a m
Dated: <u> </u>	Sign: X_/	esti D. Pullaga
	Heidi	Pullega
\cap	Exhibit B - Signature of Attorney	
Jon W.	92°	
ttorney Name: Joanne H Yi	Bar No: 6278758	3
aw Offices of Peter Francis Geraci		
5 E. Monroe Street 3400	*	
hicago IL 60603		
12.332.1800 12.332.6354 Fax		
I, the attorney for the petitioner named in the	e foregoing petition, declare that I have inform	ned the petitioner that (he or she) may proceed under chapter 7,
11, 12 or 13 of title	11, United States Code, and have explained the	he relief systiable under each Charter
	The state of the s	ne relief available tiritier each Chapter.
Attorney Name: Joanne H Yi	A	- 1/3 /2004

Case 04-05565 Doc 1_{STATEMENT OF INFORMATION REQUIRED BY 11 U.S.C. \$341}

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INTRODUCTION

- Pursuant to the Bankruptcy Reform Act of 1994, the Office of the United States Trustee, United States Department of Justice, has prepared this information sheet to help you understand some of the possible consequences of filing a bankruptcy petition under Chapter 7 of the Bankruptcy Code. This information is intended to make you aware of ...
 - (1) the potential consequences of seeking a discharge in bankruptcy, including the effects on credit history;

(2) the effect of receiving a discharge of debts;

(3) the effect of reaffirming a debt; and

(4) your ability to file a petition under a different chapter of the bankruptcy code.

There are many other provisions of the Bankruptcy Code that may affect you situation. This information sheet contains only general principles of law and is not a substitute for legal advice. If you have questions or need further information as to how the bankruptcy laws apply to your specific case, you should consult with your lawyer.

WHAT IS A DISCHARGE?

The filing of a chapter 7 petition is designed to result in a discharge of most of the debts you listed on your bankruptcy schedules. A discharge is a court order that says you do not have to repay your debts, but there are a number of exceptions. Debts which may not be discharged in your chapter 7 case include, for example, most taxes, child support, alimony, and student loans; court-ordered fines and restitution; debts obtained throught fraud or deception; and personal injury debts caused by driving while intoxicated or taking drugs. Your discharge may be denied entirely if you, for example, destroy or conceal property; destroy, conceal or falsify records; or make false oath. Creditors cannot ask you to pay any debts which have been discharged. You can only receive a chapter 7 discharge once every six (6) years.

WHAT ARE THE POTENTIAL EFFECTS OF A DISCHARGE?

The fact that you filed bankruptcy can appear on your credit report for as long as 10 years. Thus, filing a bankruptcy petition may affect your ability to obtain credit in the future. Also, you may not be excused from repaying any debts that were not listed on your bankruptcy schedules or that you incurred after you filed bankruptcy.

WHAT ARE THE EFFECTS OF REAFFIRMING A DEBT?

After you file your petition, a creditor may ask you to reaffirm a certain debt or you may seek to do so on your own. Reaffirming a debt means that you sign and file with the court a legally enforceable document, which states that you promise to repay all or a portion of the debt that may otherwise have been discharged in your bankruptcy case. Reaffirmation agreements must generally be filed with the court within 60 days after the first meeting of creditors.

Reaffirmation agreements are strictly voluntary -- they are not required by the Bankruptcy Code or other state or federal law. You can voluntarily repay any debt instead of signing a reaffirmation agreement, but there may be valid reasons for wanting to reaffirm a particular debt.

Reaffirmation agreements must not impose an undue burden on you or your dependents and must be in your best interest. If you decide to sign a reaffirmation agreement, you may cancel it at anytime before the court issues your discharge order OR within sixty (60) days after the reaffirmation agreement was filed with the court, whichever is later. If you reaffirm a debt and fail to make payments required in the reaffirmation agreement, the creditor can take action against you to recover any property that was given as security for the loan and you may remain personally liable for any remaining debt.

OTHER BANKRUPTCY OPTIONS

You have a choice in deciding what chapter of the Bankruptcy Code will best suit your needs. Even if you have already filed for relief under chapter 7, you may be eligible to convert your case to a different chapter.

Chapter 7 is the liquidation chapter of the Bankruptcy Code. Under chapter 7, a trustee is appointed to collect and sell, if economically feasibile, all property you own that is not exempt from these actions.

Chapter 11 is the reorganization chapter most commonly used by businesses, but it is also available to individuals. Creditors vote on whether to accept or reject a plan, which also must be approved by the court. While the debtor normally remains in control of the assets, the court can order the appointment of a trustee to take possession and control of the business.

Chapter 12 offers bankruptcy relief to those who qualify as family farmers. Family farmers must propose a plan to repay their creditors over a three-to-five year period and it must be approved by the court. Plan payments are made through a chapter 12 trustee, who also monitors the debtors' farming operations during the pendency of the plan.

Finally, chapter 13 generally permits individuals to keep their property by repaying creditors out of their future income. Each chapter 13 debtor writes a plan which must be approved by the bankruptcy court. The debtor must pay the chapter 13 trustee the amounts set forth in their plan. Debtors receive a discharge after they complete their chapter 13 repayment plan. Chapter 13 is only available to individuals with regular income whose debts do not exceed \$1,000,0000 (\$250,000 in unsecured debts and \$750,000 in secured debts).

AGAIN, PLEASE SPEAK TO YOUR LAWYER IF YOU NEED FURTHER INFORMATION OR EXPLANATION, INCLUDING HOW THE BANKRUPTCY LAWS RELATE TOYOUR SPECIFIC CASE.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

in re	Terrence	G	Pullega	and Heid	li Pulleg	a /	Debtors
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Case No.:

Attorney for Debtor: Joanne H Yi

STATEMENT Pursuant to Rule 2016(b)

The undersigned, pursuant to Rule 2016(b), Rules of Bankruptcy Procedure, states that:

1. The compensation paid or promised by the Debtor(s), to the undersigned, is as follows:

For legal services rendered, Debtor(s) agrees to pay Prior to the filing of this Statement, Debtor(s) has paid Balance Due

\$

700 **700** 700

- The Filing Fee has been paid.
- 3. The Service rendered or to be rendered include the following:
 - (a) Analysis of the financial situation, and rendering advice and assistance to the client in determining whether to file a petition under Title 11, U.S.C.
 - (b) Preparation and filing of the petition, schedules, statement of affairs and other documents required by the court.

(c) Representation of the client at the first meeting of creditors.

- (d) Advice as required.
- The source of payments made by the debtor(s) to the undersigned was from earnings, wages and compensation for services performed, and none other.
- The source of payments to be made by the debtor(s) to the undersigned for the unpaid balance remaining, if any, will be from earnings, wages and compensation for services performed and none other.
- 6. The undersigned has received no transfer, assignment or pledge of property from the debtor(s) except the following for the value stated: None.
- 7. The undersigned has not shared or agreed to share with any other entity, other than with members of the undersigned's law firm, any compensation paid or to be paid without the client's consent, except as follows: None.

Dated: 2 / / 3 /2004

Respectfully submitted,

Attorney Name: Joanne H Yi

Bar No: 6278758

Law Offices of Peter Francis Geraci

55 E. Monroe Street

#3400

Chicago IL 60603

312.332.1800

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*			BY W	тном		
In re: Terr	ence G Pullega	and Heidi Pullega / Debto				
		SCHEDULE A - REA	L PROPER	Case N	o. :	
community property, or in benefit. If the debtor is ma	which the debtor has a arried, state whether hus	thich the debtor has any legal, equitab life estate. Include any property in whi sband, wife, or both own the property b ne" under "Description and Location o	ch the debtor hold v placing an "H". "	s rights and nowe	re evercieshi	for the debtor's own
Description and Location of Prope	rty	Nature of Debtor's Interest in Property	HWJC	Market V Debtor's		Amount of Secured Claim
428 N. Linden Dr. R (Debtor's Residenc		k, IL 60073	J	\$	170,000	\$ 104,500
			Total	=	170,000	
In re: Terrence (G Pullega and H	leidi Pullega / Debtors	·			
Tellelice (o rullega aliu r	eldi Fulleya / Deblois		Case N	lo.;	
"J", or "C" in the column lab C - Property Claimed as Exe Description and Locati	eled "HWJC". If the de mpt.	 If the debtor is married, state wheth otor is an individual or a joint petition is 	filed, state the am	ount of any exemp	otions claime	ang an "H", "W", d only in Schedule /alue of Debtor's t Before Claim
01. Cash on Hand	· · · · · · · · · · · · · · · · · · ·				[x] No	one
shares in banks, savin	gs and load, thri	ll accounts, certificates of d ft, building and load, and ho e houses, or cooperatives.				
TCF Bank Checki	ng Account - A	ccount #0089			\$ 2	25
Charter One Bank	Checking Acc	ount - Account #3600			\$ 3	00
03. Security Deposits vand others.	with public utilitie	s, telephone companies, la	ndlords		[x] No	ne
04. Household goods a equipment.	and furnishings, i	ncluding audio, video, and	computer			
stereo, camera, so center, dinig set, microwave, pots/ bikes, tools, work	ofa, vacuum, tal bedroom set, w pans, dishes/fla tools, garden e		inment erator, blower,		\$ 2,0	000
05. Books, pictures and tape, compact disc, an		s, antiques, stamp, coin, re ns or collectibles.	cord,			

15 Compact Discs

30

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In re:

Terrence G Pullega and Heidi Pullega / Debtors

Case No.	٠	
Case No.		

SCHEDULE B - PERSONAL PROPERTY

Except as directed below, list all personal property of the debtor of whatever kind. If the debtor has no property in one or more of the categories, place an "x" in the appropriate position in the column labled "None." If additional space is needed in any category, attach a separate sheet properly identified with the case name, case number, and the number of the category. If the debtor is married, state whether husband, wife, or both own the property by placing an "H", "W", "J", or "C" in the column labeled "HWJC". If the debtor is an individual or a joint petition is filed, state the amount of any exemptions claimed only in Schedule C - Property Claimed as Exempt.

Description and Location of Property	HM1c	Market Value of Debtor's Interest Before Claim
06. Wearing Apparel		:
Necessary wearing apparel		\$ 600
07. Furs and jewelry.		
Earrings, wedding rings		\$ 800
08. Firearms and sports, photographic, and other hobby equipment.		[x] None
09. Interests in insurance policies. Name insurance company of each policy and itemize surrender or refund value of each.		
Term Life Insurance - No Cash Surrender Value.		None
10. Annuities		[x] None
11. Interest in IRA,ERISA, Keogh, or other pension or profit sharing plans.		[x] None
12. Stocks and interests in incorporated and unincorporated businesses.		[x] None
13. Interest in partnerships or joint ventures.		[x] None
14. Government and corporate bonds and other negotiable and non-negotiable instruments.		[x] None
15. Accounts receivable		[x] None
16. Alimony, maintenance, support and property settlements to which the debtor is or may be entitled		[x] None
17. Other liquidated debts owing debtor including tax refunds.	÷	[x] None
18. Equitable and future interests, life estates, and rights of power exercisable for the benefit of the debotr other than those listed in Schedule of Real Property.		[x] None
19. Contingent and Non-contingent interests in estate of a decedent, death benefit plan, life insurance policy, or trust.		[x] None
20. Other contingent and unliquidated claims of every nature, including tax refunds, counter claims of the debtor, and rights to setoff cliams. Give estimated value of each.		
Possible 2003 Tax return		\$ 2,500
21. Patents, copyrights and other intellectual property.		[x] None
22. Licenses, franchises and other general intangibles.		[x] None

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Case No.:

in re:*

00. Real Property

Terrence G Pullega and Heidi Pullega / Debtors

	SCHEDULE B - PERSONAL PR	OPERTY		i
the appropriate position in the column lat-	property of the debtor of whatever kind. If the debtor has oled "None." If additional space is needed in any category ne category. If the debtor is married, state whether husba ". If the debtor is an individual or a joint petition is filed, st	r, attach a separate sheet and, wife, or both own the	properly identified with the case property by placing an "H", "W",	I
Description and Location of Pro	perty	нwјс	Market Value of Debto Interest Before Clain	
23. Autos, Truck, Trailers and	other vehicles and accessories.			
1993 Ford Aerostar w/ 10	0,000 miles		\$ 1,260	
1996 Chevy Cavalier w/ 6	0,000 miles		\$ 3,360	· · · · · · · · · · · · · · · · · · ·
24. Boats, motors and accesso	ries.		[x] None	
25. Aircraft and accessories.			[x] None	
26. Office equipment, furnishir	igs, and supplies.		[x] None	:
27. Machinery, fixtures, equipr	nent, and supplies used in business.		[x] None	
28. Inventory			[x] None	
29. Animals				:
Family Pets/Animals - 2 [ogs and 1 Cat		None	
30. Crops-Growing or Harveste	ed.		[x] None	
31. Farming equipment and im	plements.		[x] None	
32. Farm supplies, chemicals,	and feed.		[x] None	:
33. Other personal property of	any kind not already listed.		[x] None	
		Total	\$ 10,875	
In re: Terrence G Pullega	a and Heidi Pullega / Debtors			
	SCHEDULE C - PROPERTY CLAIR	Case N MED EXEMPT	10. ;	
[x] 11 U.S.C. S522(b)(2): Exemptions for the 180 days immediately preceding	provided in 11 U.S.C. S522(d). Note: These exemptions a available under applicable nonbankruptcy federal laws, sing the filing of the petition, or for a longer portion of the 18 and to the extent the interest is exempt from process under	tate or local law where the 0-day period than in any	e debtor's domicile has been locate other place, and the debtor's intere	ed est
Description of Property	Specify Law Providing Exemption	Value of Cla		

Page No. 3

Before Claim

In re: Terrence G Pullega and Heidi Pullega / Deptors Page 8 of 32

Case No.:

SCHEDULE C - PROPERTY CLAIMED EXEMPT

[] 11 U.S.C S522(b)(1): Exemptions provided in 11 U.S.C. S522(d). Note: These exemptions are available only in certain states.
[x] 11 U.S.C. S522(b)(2): Exemptions available under applicable nonbankruptcy federal laws, state or local law where the debtor's domicile has been located for the 180 days immediately preceding the filing of the petition, or for a longer portion of the 180-day period than in any other place, and the debtor's interest as a tenant by the entirety or joint tenant to the extent the interest is exempt from process under aplicable nonbankruptcy law.

Description of Property	Description of Property Specify Law Providing Exemption					Market Value of Debtor's Interest Before Claim			
00. Real Property									
428 N. Linden Dr. Round L Residence)	ake Park, IL 60073 (Debtor's	735 ILCS 5/12-9	001 \$	5 1	15,000	\$ 1	70,000		
	02. Checking, savings or other financial accounts, certificates of deposit or shares in banks, savings and load, thrift, building and load, and homestead associatens, or credit unions, brokerage houses, or								
Charter One Bank Checkir	ng Account - Account #3600	735 ILCS 5/12-1	001(b)	\$	300	\$	300		
TCF Bank Checking Accou	unt - Account #0089	735 ILCS 5/12-1	001(b).	\$	25	\$	25		
04. Household goods and f	urnishings, including audio, v	video, and compu	ter equipment.						
player, VCR, stereo, came chairs, lamps, entertainme set, washer/dryer, stove, re	ent center, dinig set, bedroom efrigerator, microwave, , lawn mower, snow blower,	735 ILCS 5/12-1	001(b)	\$	1,000	\$	2,000		
05. Books, pictures and oth collections or collectibles.	er art objects, antiques, stan	np, coin, record, to	ape, compact d	isc,	and othe	r			
15 Compact Discs		735 ILCS 5/12-1	001(a)	\$	30	\$	30		
06. Wearing Apparel									
Necessary wearing appare	I	735 ILCS 5/12-1	001(a),(e)	\$	600	\$	600		
07. Furs and jewelry.									
Earrings, wedding rings		735 ILCS 5/12-1	001(a),(e)	\$	350	\$	800		
	nliquidated claims of every n toff cliams. Give estimated		ıx refunds, cour	nter	· claims o	f			
Possible 2003 Tax return		735 ILCS 5/12-1	001(b)	\$	2,500	\$	2,500		
23. Autos, Truck, Trailers a	nd other vehicles and access	sories.							
1993 Ford Aerostar w/ 100	,000 miles	735 ILCS 5/12-1 735 ILCS 5/12-1		\$ \$	1,200 60	\$	1,260		

Case 04-05565 Doc 1 Filed 02/13/04 Entered 02/13/04 15:44:44 Desc Petition Terrence G Pullega and Heidi Pullega / Deptors of 32 Case No.: SCHEDULE C - PROPERTY CLAIMED EXEMPT [] 11 U.S.C S522(b)(1); Exemptions provided in 11 U.S.C. S522(d). Note: These exemptions are available only in certain states. [x] 11 U.S.C. S522(b)(2): Exemptions available under applicable nonbankruptcy federal laws, state or local law where the debtor's domicile has been located for the 180 days immediately preceding the filing of the petition, or for a longer portion of the 180-day period than in any other place, and the debtor's interest as a tenant by the entirety or joint tenant to the extent the interest is exempt from process under aplicable nonbankruptcy law. **Description of Property** Value of Claimed -Market Value of Specify Law Providing Exemption Exemption Debtor's Interest Before Claim 23. Autos, Truck, Trailers and other vehicles and accessories. 735 ILCS 5/12-1001(c) 3,360 1996 Chevy Cavalier w/ 60,000 miles 1,200 **BY WHOM** Terrence G Pullega and Heidi Pullega / Debtors Case No.: SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS State the name, mailing address, including zip code, and account number, if any, of all entities holding claims secured by property of the debtor as of the date of filing of the petition. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests. List creditors in alphabetical order to the extent practicable. If all secured creditors will not fit on this page, use the continuation sheet provided. If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the martial community may be liable on each claim by placing "H", "W", "J", or "C" in the column labeled "HWJC". H C H C Unsecur Date claim was Amount of Creditor's Name and N S U P claim without incurred, nature of lien eđ Mailing address deducting and description and portion, including Zip Code market value of value of if any

property subject to lien

collateral

Co-Debtor

1 LaSalle Home Mortgage Corp. 1993 Mortgage

95.150

0

Account No. 0003797902

in re:

Value: \$ 170,000

Attn: Bankruptcy Department 4242 N. Harlem Ave. Norridge IL 60634-1283

428 N. Linden Dr. Round Lake Park, IL 60073 (Debtor's

Residence)

Gomberg, Sharfman, Gold

Representing:

LaSalle Home Mortgage Corp.

and

Ostler, PC

208 S. LaSalle St., #1200

Chicago IL 60604

2 LaSalle Home Mortgage Corp.

2003 Mortgage Arrears

9,350

Ø

Account No. 0003797902

Value: \$ 170,000

Case 04-05565 Doc 1 Filed 02/13/04 Entered 02/13/04 15:44:44 Desc Petition Page 10 of 32 Terrence G Pullega and Heidi Pullega / Debtors Case No.: SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS State the name, mailing address, including zip code, and account number, if any, of all entities holding claims secured by property of the debtor as of the date of filing of the petition. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests. List creditors in alphabetical order to the extent practicable. If all secured creditors will not fit on this page, use the continuation sheet provided. If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the martial community may be liable on each claim by placing "H", "W", "J", or "C" in the column labeled "HWJC". H C WO UNLIGUIDATED Amount of Unsecur : Creditor's Name and Date claim was Mailing address incurred, nature of lien J C N G E N T claim without ed including Zip Code and description and deducting portion, value of market value of if any property subject to lien collateral Co-Debtor Attn: Bankruptcy Department 428 N. Linden Dr. Round Lake 4242 N. Harlem Ave. Park, IL 60073 (Debtor's Norridge IL 60634-1283 Residence) \$ 104,500 TOTAL In Re: Terrence G Pullega and Heidi Pullega / Debtors Case No.: SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS A complete list of claims entitled to priority, listed separately by type of priority, is to be set forth on the sheets provided. Only holders of unsecured claims entitled to priority should be listed in this schedule. In the boxes provided on the attached sheets, state the name and mailing address, including zip code, and account number, if any, of all entities holding priority claims against the debtor or the property of the debtor, as of the date of the filing of the petition. If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the martial community may be liable on each claim by placing an "H", "W", "J", or "C", in the column labled "HWJC". Claims of a spouse, former spouse, or child of the debtor, for alimony, maintenance or support, to the extent provided in 11 U.S.C. S507(a) (7). Taxes and Certain Other Debts Owed to Governmental Units Taxes, customs duties, and penalties owing to federal, state, and local governmental units as set forth in 11 U.S.C. S507(a) (8). HC U DI WO N S JN LI P CTI Q U N UI T G D E E A D N T E D Claim Amount Date Claim was Incurred Consideration for Claim and Notes* Creditor Name and Address

[x] None

Description

BY_WHOM

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Terrence G Pullega and Heidi Pullega / Debtors

In re:

Case No.	:	

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and account number, if any, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. Do not include claims listed in Schedules D and E. If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the martial community may be liable on each claim by placing an "H", "W", "J", or "C" in the column labeled "HWJC". If the claim is contigent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claims is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

	Creditor Name and Address	Date Claim Was Incurred Account #	Claim Amount Consideration for claim hwjc		
1	Bank One	1996-1997	н	\$	12,900
	Account No. 5422-7022-1024-5157	Credit Card or Credit Use		•	,_,
	Bankruptcy Department PO Box 50882 Henderson NV 89016				
2	<u>Citibank</u>	1994-1997	Н	\$	7,050
	Account No. 5424-1802-5993-8493	Credit Card or Credit Use		Ψ	7,000
	Bankruptcy Department PO Box 6001 The Lakes NV 89163 National Financial System Attn: Bankruptcy Dept. PO Box 9046 Hicksville NY 11802-9046		2		
3	Discover Financial Account No. 6011-0073-3550-2992	1990-1999 Credit Card or Credit Use	W	\$	5,450
	Attn: Bankruptcy Dept. PO Box 15251 Wilmington DE 19886-5251				
4	Kohl's	2001-2003	W	\$	300
	Account No. 032-8420-914	Credit Card or Credit Use		•	
	Attn: Bankruptcy Dept. PO Box 3043 Milwaukee WI 53201-3043				
5	Lake County Radiology Asso	ociat ²⁰⁰³	J	5	5 50
-	Account No. 2621612281	Medical/Dental Services			
	Bankruptcy Dept. 36104 Treasury Center Chicago IL 60694-6100				

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In re: Terrence G Pullega and Heidi Pullega / Debtors

Cace No.	•	
Case No.		

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and account number, if any, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. Do not include claims listed in Schedules D and E. If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the martial community may be liable on each claim by placing an "H", "W", "J", or "C" in the column labeled "HWJC". If the claim is contigent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claims is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

	Creditor Name and Address	Date Claim Was Incurred Account #	Claim Amount Consideration for claim hwjc		
6	Richard N. Brochu DDS Account No. SHERYL WALTERS	2002-2004 Medical/Dental Services	J	\$	500
	Bankruptcy Department 1105 W. Park Ave. Libertyville IL 60048				
7	Septon Dermatology Assoc Account No. A51443	2003 Medical/Dental Services	J	\$	300
	Bankruptcy Department 755 S. Milwaukee Ave. Libertyville IL 60048				
8	Steven L. Pearl DDS Account No. 42900	2003 Medical/Dental Services	W	\$	700
	Bankruptcy Department 7104 N. Western Ave. Chicago IL 60645		•		
9	Verizon Wireless Account No. 847989087	1996-1998 Utility Bills/Cellular Service	Н	\$	450
	Attn: Bankruptcy Dept. 777 Big Timber Rd. Elgin IL 60123-1488				
10	Verizon Wireless Account No. 847707666	1994 Utility Bills/Cellular Service	Н	\$	400
	Attn: Bankruptcy Dept. 777 Big Timber Rd. Elgin IL 60123-1488				
		·	TOTAL \$	2	8,100

Desc Petition Case 04-05565 Doc 1 Filed 02/13/04 Entered 02/13/04 15:44:44 Page 13 of 32 Terrence G Pullega and Heidi Pullega / Debtors In re: Case No.: SCHEDULE G - EXECUTORY CONTRACTS AND UNEXPIRED LEASES Describe all executory contracts of any nature and all unexpired leases of real or personal property. Include any timeshare interests. State nature of debtor's interest in contracts, i.e., "Purchaser," "Agent," etc. State whether debtor is the lessor or lessee of a lease. Provide the names and complete mailing address all other parties to each lease or contract described. NOTE: A party listed on this schedule will not receive notice of the filing of this case unless the party is also scheduled in the appropriate schedule of creditors. Name and Address of Other Parties to Instrument Notes of contract or Lease and Debtor's Interest [x] None Terrence G Pullega and Heidi Pullega / Debtors Case No.: SCHEDULE H - CODEBTORS Provide the information requested concerning any person or entity, other than a spouse in a joint case, that is also liable on any debts listed by debtor in the schedules of creditors. Include all guarantors and co-signers. In community property states, a married debtor not filing a joint case should report the name and address of the nondebtor spouse on this schedule. Include all names used by the nondebtor spouse during the six years immediately preceding the commencement of this case. Name and Address of Creditor Name and Address of Codebtor

[x] None

in re: Terrence G Pullega and Heidi Pullega / Debtors

								Case No. :		<u> </u>
S	CHEDULE I - C	URRENT	NCC	ME OF	INDIVIDU	AL DE	BT	OR(S)		
Depende	ent(s)	NW,16,De DP,11,Dep								! ! !
Debtor's Marital Status Married	:	KP,5,Depe SW,18,De								
•	Engineer CMP Enclosures				SPOUSE	Sale/C	lerk			: ! !
	13 years					10 yea	ars			; İ
Employer Address:	3901 Grove Ave					900 E	. Roll	lins Rd.		:
Debtor Second Job @	Gumee		IL	60031		Round		e Beach DEBTOR	IL SI	60073 POUSE
INCOME: Current monthly gross wages	, salary, and comn	nissions						4,615.00		995.19
Estimated Monthly overtime	• • • • • • • • • • • • • • • • • • •				SUB	TOTAL		0.00		0.00
LESS PAYROLL DEDU	CTIONS			-			-			
a. Payroll taxes and soc								980.42		107.16
b. Insurance								0.00		165.23
c. Union dues								0.00		26.13 0.00
d. Other: Pension								0.00 0.00		0.00
		SUBTOTA	AL OF	PAYRO	LL DEDUCT	IONS	_	\$980.42		\$298.52
					TAKE HOMI		-	3,634.58	_	696.67
Regular income from operation	on of business or p	rofession or	farm	(attach d	etailed state	ment)	\$	0.00	\$	0.00
Income from real p	roperty						\$	0.00	\$	0.00
Interest and dividends	•						\$	0.00	\$	0.00
Alimony, maintenance or sup- dependents listed above	port payments pay	able to debt	or for	the debto	r's use or th	at of	\$	0.00	\$	580.00
	Social Secu	rity or other	gover	nment as	sistance					
			l- ::				\$	0.00		
		1 1							\$	0.00
Pension or retirement income	ı		1				\$	0.00	\$	0.00
Other monthly income			4 11 11 11 11				\$	0.00		
									\$	0.00
		TO	OTAL.	MONTH	LY INCOME	\$		3,634.58	\$	1,276.67
	T(OTAL COME	1 . i			E \$		4,911.25		

Describe any increase or decrease of more than 10% in any of the above categories anticipated to occur within the year following the filing of this document:

In re: Terrence G Pullega and Heidi Pullega / Debtors

SCHEDULE J - CURRENT EXPENDITURES OF INDIVIDUAL DEBTOR(S)

Complete this schedule by estimating the average monthly expenses of the debtor and the debtor's family. Pro rate any payments made bi-weekly, quarterly, simi-annually, or annually to show monthly rate

[] Check this box if a joint petition is filed and debtor's spouse maintains a separate household. Complete a separate schedule of expenditures labeled "Spouse".

man and the second seco	- -++			
Rent or home mortgage payment (included Are real estate taxes included?		1st Mortgage/Rent		0.00
•	[x] Yes [] No	2nd Mortgage		0.00
is property insurance included? [x	x] Yes [] No	3rd Mortgage		0.00
Utilities: Electricity and heating fuel			\$	300.00
Water and Sewer			\$	139.34
Telephone			\$ \$	75.00
Other			\$	0.00
Cable			\$	60.00
Home maintenance (repairs and upkeep)		\$	50.00
Food			\$	600.00
Clothing			\$	150.00
Laundry and Dry Cleaning			\$ \$ \$ \$ \$	60.00
Medical and Dental expenses, Rx Medic	cines		\$	100.00
Transportation (not including car paymen	nts)		\$	239.00
Recreation, clubs, and entertainment, e			\$	90.00
Newspapers, Magazines			\$	15.00
Charitable contributions			\$	0.00
Insurance (not deducted from wages or i	included in home mortgage payments)			
Homeowner's or Renter's			\$	0.00
Life			\$	0.00
Health ·			\$	0.00
Auto			\$	93.57
Other				
Taxes (not deducted from wages or inclu	uded in home mortgage payments.)		\$	0.00
Installment Payments:				
Auto			\$	0.00
Other				
Auto Repair			\$	100.00
Alimony, maintenance, and support paid			\$	0.00
Payments for support of additional deper				
Regular expenses from operation of bus	iness, profession, farm (attach detailed s	statement)		
Other Haircuts			\$	120.00
Personal Care, i	Non-Rx,Toiletries,Cleaning Supplies		\$ \$	75.00
Postage/Banking	g			15.00
Contacts			\$	60.00
Babysitting/Childcare				
Tuition, Books			\$	169.25
Student Loans			\$	0.00
			¢	0.00
			\$ \$	0.00
TOTAL MONTHLY EXPENSES (Repo	ort also on Summary of Schedules)		\$	2,511.16
FOR CHAPTER 12 AND 13 DE	BTORS ONLY			
A. Total projected monthly inco		•	\$	4,911.25
B. Total projected monthly expe			\$	2,511.16
C. Excess income (A minus B)			\$	2,400.09
O. Excess Hoome (A minus D)			•	_, .55.55

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In re: Terrence G Pullega and Heidi Pullega / Debtors

SCHEDULE J - CURRENT EXPENDITURES OF INDIVIDUAL DEBTOR(S)

Complete this schedule by estimating the average monthly expenses of the debtor and the debtor's family. Pro rate any payments made bi-weekly, quarterly, simi-annually, or annually to show monthly rate

D. Total amount to be paid into plan monthly

\$ 2,400.00

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Terrence G Pullega and Heidi Pullega / Debtors Case No. : _____

Attorney for Debtor: Joanne H Yi For: Peter Francis Geraci

SUMMARY OF SCHEDULES

NAME OF SCHEDULE	ATTACHED (YES / NO)	PAGES_	A M O U N T S ASSETS	SCHEDULED LIABILITIES OTHER
SCHEDULE A - Real Property	Yes	1	170,000	
SCHEDULE B - Personal Property	Yes	_	10,875	
SCHEDULE C - Exempt	Yes			
SCHEDULE D - Secured	Yes			104,500
SCHEDULE E - UnSecured Priority	Yes	1		
SCHEDULE F - UnSecured NonPriority	Yes	_		28,100
SCHEDULE G - Executory Contracts	Yes			
SCHEDULE H - CoDebtors	Yes	1		
SCHEDULE I - Income	Yes	1		4,911
SCHEDULE J - Expenditures	Yes	1		2,511
		\$	180,875 \$	132,600

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n Re:	Terrence G Pullega and Heidi Pullega / Debtors
	Case No. :
	DECLARATION UNDER PENALTY OF PERJURY BY INDIVIDUAL/JOINT DEBTOR

I declare under penalty of perjury that I have read the foregoing summary and schedules, and that they are true and correct to the best of my knowledge, information and belief. I have disclosed on the foregoing schedules all property or assets I may have an interest in, the correct value of it, and every debt I may be liable for. I accept the risk that some debts won't be discharged. I have been advised of the difference between Chapter 7 and Chapter 13, income & expense concepts, budgeting, and have made full disclosure.

Debtor's attorney has advised debtor that creditors can object to discharge of their debt on a variety of grounds includiung fraud, recent credit usage, divorce and support obligations and reckless conduct.

Debtor's attorney has advised debor that non-dischargeable debts such as taxes, student loans, fines by govenment units and liens on property of debtor are generally unaffected by bankruptcy.

Penalty for making a false statement or concealing property. Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. SS 152 and 3571.

Dated: 2 / 2004 Terrence G Pullega

Sign: X

Dated: 2 / 2004 Heidi Pullega

Heidi Pullega

SIGN AND DATE ABOVE

Case 04-05565 **Desc Petition**

NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In Re:

Terrence G Pullega and Heidi Pullega / Debtors

Case No.:		_

STATEMENT OF FINANCIAL AFFAIRS

This statement is to be completed by every debtor. Spouses filing a joint petition may file a single statement on which the information for both spouses is combined. If the case is filed under chapter 12 or chapter 13, a married debtor must furnish information for both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. An individual debtor engaged in business as a sole proprietor, partner, family farmer, or self-employed professional, should provide the information requested on this statment concerning all such activities as well as the individual's personal affairs.

DEFINITIONS

"In business." A debtor is "in business" for the purpose of this statement if the debtor is a corporation or partnership. An individual debtor is "in business" for the purpose of this form if the debtor is or has been, within the six years immediately preceding the filing of this bankruptcy case, any of the following: an officer, director, managing executive. or owner of 5 percent or more of the voting or equity securities of a corporation; a partner, other than a limited partner. of a partnership; a sole proprietor or self-employed.

"Insider." The term "insider" includes but is not limited to: relatives of the debtor; general partners of the debtor and their relatives; corporations of which the debtor is an officer, director, or person in control; officers, directors, and any owner of 5 percent or more of the voting or equity securities of a corporate debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. 101

01. INCOME FROM EMPLOYMENT OR OPERATION OF BUSINESS: Identify all sources of income if there is more than one. State the gross amount of income debtor has received from employment, trade, or profession, or from operation of the debtor's business from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the 2 years immediately preceding this case calendar year.

Debtor

2004.....: Approx. \$ 1,215 2003.....: Approx. \$ 58,000 2002...... Approx. \$ 59,000 Source.....: Employment

Spouse

Spouse

2004.....: Approx. \$ 1,000 2003.....: Approx. \$ 12,000 2002.....: Approx. \$ 11,000 Source..... Employment

02. INCOME OTHER THAN FROM EMPLOYMENT OF OPERATION OF BUSINESS: State the amount of income received by the debtor OTHER than from employment, trade, profession, or operation of the debtor's business during the 2 years immediately preceding the commencement of this case. Include all payments received from any source. Indicate multiple sources of income.

[x] None

Spouse

Spouse

2004.....: Approx. \$ 580 2003.....: Approx. \$ 6960 2002......: Approx. \$ 6960

From: Pension, SS, Unempl? List: Child Support

03. PAYMENTS TO CREDITORS: List all payments on loans, installments, purchases of goods or services, and other debts, aggregating more than \$600.00 to any creditor, made within 90 days immediately preceding the commencement of this case. INCLUDE MORTGAGE AND VEHICLE PAYMENTS MADE IN THE LAST 3 MONTHS.

[x] None

Case 04-05565 Doc 1 Filed 02/13/04 Entered 02/13/04 15:44:44 Desc Petition 03b PAYMENTS TO RELATIVES OR INSIDERS List all payments made within 1 year immediately preceding [x] None the commencement of this case or for the benefit of creditors who are or were insiders. 04. SUITS AND ADMINISTRATIVE PROCEEDINGS, EXECUTIONS, GARNISHMENTS AND ATTACHMENTS: List all lawsuits & administrative proceedings you were a party to within 1 year of today, whether as a plaintiff or defendant or other party: include divorces, injury claims, employment claims and all others. Case Title..... LaSalle Bank VS. Terrance & Heidi Pullega Case No...... 04CH29 Court/Agency Location: Lake County Nature of Proceeding.: Foreclosure Suit Status..... Pending 04b: WAGES OR ACCOUNTS GARNISHED: List all property that has been attached, garnished or seized [x] None under any legal or equitable process within 1 year: 05. REPOSSESSION, FORECLOSURES AND RETURNS: List all property repossessed, sold at foreclosure [x] None sale, deed in lieu of foreclosure, returned to the seller, within 1 year of filing this bankruptcy: 06. ASSIGNMENTS AND RECEIVERSHIPS: List assignment of property for benefit of creditors within 120 days [x] None before filing this bankruptcy: List any property in the hands of a custodian, receiver, or court-appointed official within 1 year of today. [x] None 07. GIFTS: List all gifts or charitable contributions you made within 1 year before filing this bankruptcy case [x] None except ordinary & usual gifts or family members less than \$200.00 total per individual family member, & charity contributions less than \$100.00 per recipient. 08. LIST ALL FIRE, THEFT OR GAMBLING LOSSES WITHIN 1 YEAR OF TODAY: x None 09. LIST ALL PAYMENTS TO CREDIT COUNSELORS OR BANKRUPTCY ATTORNEYS INCLUDING PETER FRANCIS GERACI: (by you, or by others for you, within 1 year of today) Payment to debtor's attorney listed on 2016(b) In addition to Peter Francis Geraci and his employees of his firm, I hired, at no additional fee, attorneys listed on [x] None my contract of representation to work on my case. 10. If you transferred any property of any kind, either absolutely or as security, within 1 year of today, give [x] None details: (Including but not limited to: vehicle trades, transfers or sales, loans against property, divorce transfers, quit-claim deeds, trusts) 11.If you CLOSED or TRANSFERRED any checking savings, pension, stock, brokerage, mutual fund, credit union or other accounts within 1 year of today, list details: Institution....: Travelers Insurance Address..... Type of Account: 401 (k) Account No....: Final Balance..: \$800.00 Date of Closing: 12/2003 12. LIST ANY SAFETY DEPOSIT BOXES OR OTHER DEPOSITORY PLACES the debtor has or had securities. [x] None cash, or other valuables within 1 year of today: 13. LIST ALL SETOFFS by any creditor, such as a bank or credit union, against a debt or deposit of yours within [x] None the past year.

14. LIST ALL PROPERTY THAT YOU HOLD FOR ANOTHER PERSON: (Including but not limited to: minor's

in possession of)

accounts, vehicle in your name that is really someone else's, accounts or property or items you are on title to or

[x] None

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15. WHERE HAVE YOU LIVED IN LAST 2 YEARS: Page 21 of 32	[x] None
16. COMMUNITY PROPERTY STATES WISCONSIN & OTHERS: If you live or did live in a community property state or territory (Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) in last 6 years, name your spouse & ex-spouse & the community property state.	[x] None
17. ENVIRONMENTAL INFORMATION: "Environmental Law" means any federal, state, or local statute or regulation regulating pollution, contamination, releases of hazardous or toxic substances, wastes or material into the air, land, soil surface water, ground water, or other medium, including, but not limited to, statutes or regulations regulating the cleanup of the these substances, wastes, or material. "Site" means any location, facility, or property as defined under any Environmental Law, whether or not presently or formerly owned or operated by the debtor, including, but not limited to, disposal sites. "Hazardous material" means anything defined as a hazardous waste, hazardous or toxic substances, pollutant, or contaminant, etc. under environmental Law.	[x] None
a. If you have received notice of violation of any ENVIRONMENTAL LAW VIOLATION, list name & address of every site & the governmental unit, date of the notice, & Environmental law:	[x] None
b. If you provided notice of release of Hazardous Material, list name and address of every site and governmental unit.	[x] None
c.If you were party to any Environmental Law judicial or administrative proceedings, orders or settlements, give the name & address of governmental unit that is or was a party to the proceedings,& docket number.	[x] None
18. a.List names, addresses,taxpayer ID #, nature of business,begin & end dates all businesses, sole-proprietors, partnerships, corporations in which you had any interest, office, 5% of more voting or equity interest within 6 years of today. List same if debtor is partnership or corporation. Name Taxpayer ID# ADDRESS NATURE DATES b. Identify any business listed above that is a "single asset real estate" as defined in 11 U.S.C. 101.	[x] None
b. Identify any business listed in subdivision a that is "single asset real estate" as defined in 11 U.S.C. 101.	[x] None
19. List all bookkeepers and accountants in the last 2 years who kept, or supervised the keeping of, your books of account and records.	[x] None
b. List all firms or individuals who have audited the books of account and records, or prepared a financial statement of yours in the last 2 years.	[x] None
c. List all firms or individuals who are now in possession of your books of account and records of the debtor. If any books or records are not available, explain.	[x] None
d. List all financial institutions, creditors and other parties, including mercantile and trade agencies, to whom a financial statement was issued within the last 2 years.	[x] None
20. INVENTORIES a. List the dates of the last two inventories taken of your property, the name of the person who supervised the taking of each inventory, and the dollar amount and basis of each inventory.	[x] None
b. List the name and address of the person having possession of the records of each of the two inventories reported in a., above.	[x] None
21A. Only if you are a partnership, list nature and percentage of interest of each member of it.	[x] None

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b. Only if debtor is a corporation, list officers & directors; Peach stockholder who directly or indirectly owns, controls, or holds 5% or more of the voting or equity securities of the corporation.	[x] None
22. ONLY IF debtor is a partnership, list each member who withdrew from the partnership within 1 year.	[x] None
b. If the debtor is a corporation, list all officers or directors whose relationship with the corporation terminated within 1 year immediately preceding the commencement of this case.	[x] None
23. ONLY IF DEBTOR IS A PARTNERSHIP OR CORPORATION, list withdrawals or distributions or payments, bonuses, loans etc. to insiders, including compensation in any form, in past year.	[x] None
24. ONLY IF YOU ARE A CORPORATION, list information of parent corporation and taxpayer ID number in last 6 years.	[x] None
25. ONLY IF debtor is not an individual, list name & federal taxpayer ID number of any pension fund to which debtor, as an employer, was responsible for contributing in last 6 years.	[x] None
DECLARATION UNDER PENALTY OF PERJURY BY INDIVIDUAL DEBTOR I declare under penalty of perjury that I have read the answers contained in the foregoing Statement of Financial Ariany attachments thereto and that they are true and correct.	fairs and
Sign: X	
Dated: 3 / /2 /2004 Terrence G Pullega	
Sign: X Wash D. Pullega	
indicu an i (C. 12.004 NGIULEUNGA) //	

SIGN AND DATE ABOVE AFTER READING IT

Penalty for making a false statement or concealing property. Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. SS 152 and 3571.

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In Re Terrence G Pullega and Heidi Pullega / Debtors Case No. : _ STATEMENT OF INTENTION Attorney for Debtor: Joanne H Yi 1. Debtor(s) have filed a schedule of assets and liabilities which includes consumer debts secured by property of the estate. 2. Debtor(s) intention with respects to this property of the estate which secures those consumer debts is as follows: Property to be Retained [x] None *524(c): Debt will be reaffirmed pursuant to Sec. 524(c) *722: Property is claimed as exempt and will be redeemed pursuant to Sec. 722 3. Debtor(s) understand that 521 (2) (B) of the Bankruptcy Code requires that the above stated intentions be performed within 45 days /2004 Terrence G Pu Dated:

SIGN AND DATE ABOVE

/2004

Dated:

Sian: X

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- 1. DEBTS TO A SPOUSE, EX-SPOUSE OR CHILD OF YOURS FOR ALIMONY, MAINTENANCE OR SUPPORT in connection with a separation agreement, divorce decree or court order. DEBTS YOU AGREED TO ASSUME IN MARITAL SETTLEMENT AGREEMENTS are GENERALLY dischargeable. They are NON-DISCHARGEABLE only if your ex-spouse files an adversary complaint, and the Judge rules that (a) you do not have the ability to pay the debt OR (b) discharging such debt would result in a benfit to you that outweighs the detriment to ex-spouse or
- 2. STUDENT LOANS, TUITION, EDUCATIONAL BENEFITS if government insured loan or owed to non-profit school unless you file a complaint within the bankruptcy to prove repayment would be an "undue hardship", and win.
- 3. CO-SIGNERS, JOINT APPLICANTS AND JOINT CARD HOLDERS ARE NOT PROTECTED. Creditors can collect from co-signors and put your bankruptcy on their credit report. You can usually prevent this by continuing to make the regular payments to the creditor. Creditors can liquidate collateral of your co-signer and refuse to continue payment in installments. Property you are joint on with other persons can be LIQUIDATED to pay your creditors.
- 4. TAX DEBTS. Most taxes are not discharged in bankruptcy. However, income tax debt (1040 type tax) can be discharged if the following four rules are met:
- (1). The tax return was DUE at least 3 YEARS (plus extensions) before the filing of your bankruptcy case.
- (2). You FILED your income tax return at least 2 YEARS before your bankruptcy was filed. You did not file a return if the tax authority
- or IRS had to file one for you, or if you didn't send the return to the District Director. (3). You did not wilfully intend to evade the tax.
- (4). The tax must have been ASSESSED over 240 DAYS before the bankruptcy filing. We recommend you meet with the IRS or state department of revenue to make sure all the conditions have been met, before you hire us or file a bankruptcy. Fraudulent taxes and taxes on unfiled returns can be discharged in a Chapter 13 case. Time in an offers in compromise, & time in bankruptcy plus 6 months, will extend the above time periods. Employers' share of FICA & FUTA is dischargeable, but no trust fund taxes like the employee's funds or sales tax,
- 5. FINES OR PENALTIES OWED TO A GOVERNMENTAL UNIT. Parking & Traffic tickets, building code violations.
- NON-FILING HUSBAND OR WIFE. If you choose to file individually, your spouse is not our client. Only your debts are discharged. If you want to protect a non-filing spouse, pay their bills or file a joint case with them. Family expenses such as medical bills, rent and necessities may be collected from a non-filing spouse. In Wisconsin, community property is liable for community debts. 7. DUI PERSONAL INJURIES, DEBTS YOU DON'T LIST.
- 8. DEBTS WHERE OBJECTION TO DISCHARGE IS SUCCESSFUL. Creditors, the Trustee, or the Court, can try to deny you a discharge based on many factors, INCLUDING:
 - a. Income sufficient to pay a percentage of your unsecured debt.
 - b. Failure to keep books and records documenting your financial affairs.
 - c. Luxury purchases or cash advances, either shortly before filing or without intent or ability to repay.
- d. Debts you made by false pretenses, breach of fiduciary duty, wilful and malicious injuries to others
- e. BENEFITS OVERPAYMENTS like aid or unemployment if a determination of fraud has been made before or during your
- f. Failure to appear at meetings, court dates, or co-operate with Trustee.
- 9. INTEREST ON NON-DISCHARGEABLE DEBTS in a Chapter 13 continues to accrue, and CREDITORS WHO DO NOT FILE CLAIMS in your Chapter 13 plan within 90 days (180 days for governmental units) of the meeting of creditors, do not get paid. Your plan and their claim should provide for interest at contract rate, or you will have to pay the debt outside the Chapter 13 plan. Property taxes must be paid by you directly to avoid sale for delinguent taxes.
- 10. LIQUIDATION OF REAL AND PERSONAL PROPERTY. If you file a Chapter 7, any property that is not protected on Schedule C pursuant to state or federal law is taken and sold by the trustee to pay creditors. You agree to assume the risk that your property will be taken and sold by the bankruptcy trustee (at or less than what it is worth) if we can't protect it under applicable state law. You get a discharge, but the trustee can take property not listed and exempted on schedules B and C and sell it for whatever price will provide some benefit to creditors. The trustee can also challenge and deny exemptions you claim.
- 11. CHANGE IN LAWS. Laws & court cases change constantly. We can file your case today if you pay us in full (some attorneys give credit, we don't) pay the filing fee and sign your petition in our main office. ANY DELAY BEYOND TODAY IS YOUR REPSONSIBILITY. ADVERSE RULINGS Judges that sit in adjoining courtrooms can rule differently on the same facts. We can predict but cannot guarantee that a judge will or will not rule against you. You must accept the risk of a judge ruling against you, as in
- 12. PAYMENTS TO CREDITORS YOU PREFERRED to pay more than \$600 in front of others, within 1 yr if a relative or insider, or within 90 days if another creditor, so don't pay off debts to keep credit cards or protect others. TRANSFERS OF PROPERTY within 4 years that made you unable to pay your debts at the time can be reversed by a Trustee and the transferee will have to give back the property you transferred.
- 13. SURRENDER OF PROPERTY Bankruptcy gets rid of debts, but real estate, condos and time shares remain in your name until a foreclosure sale or the lender accepts a deed in lieu of foreclosure. Turn condo keys over to condo association or remain liable for assessments after filing, and make sure you keep buildings & land insured and maintained and secured until it is taken back by lender or out of your name. If you let a house go vacant and pipes explode or someone gets killed in there you may be liable.
- 14. RIGHT TO RECEIVE inheritances, tax refunds, injury claims, compensation of any kind, insurance or realty commissions, are property of the bankruptcy estate and you will surrender these to the trustee unless they are claimed exempt on Schedule C, and no objection to your claim of exemption is upheld. Do not deduct extra money from taxes so you are entitled to a refund, change your W-9 if necessary.
- 15. JOINT ACOUNT HOLDERS holders entire amount in the account could be taken by the trustee under Chapter 7.
- 16. MARRIED COUPLES GOING THROUGH DIVORCE: We have been advised to seek independent counsel for our bankruptcy. We understand that
- Peter Francis Geraci does not represent us with regard to any divorce matters and does not make any representations regarding what will happen in divorce court.
- We have decided to file a bankruptcy together dispite the fact that we are getting a divorce and our interests could be adverse. We have agreed to
- cooperate with each other in this joint bankruptcy.

 17. AUTO LEASES & INSTALLMENT AGREEMENTS to purchase things, leases and almost all contracts will be void after bankruptcy. They are "executory contracts", and if they are of no benefit to the bankruptcy estate and not assumed within 60 days of filing, they are void. Debtors have been warned of this, and unless there is a novation under state law, or agreement not to use bankrptcy to void the contract, the debtors rights under the contract are extinguished. Debtor agrees to be responsible for obtaining such agreements or losing rights under such contracts. Debtor agrees that his or her attorney will not file motions to assume such contracts.

The Undersigned have read the above & assume the risk that a debt is not discharged in bankruptcy, that our non-exempt property will be taken and sold by the bankruptcy trustee if it can't be protected, that the trustee might object if I/we have excess income, or change in State, Federal or Bankruptcy laws before the case is filed in Court AND WE HAVE TO READ, CHECK, & MAKE SURE OUR PETITION IS ACCURATE!!!!

li D. Pulley

Bank One Bankruptcy Department PO Box 50882 Henderson, NV 89016

Citibank
Bankruptcy Department
PO Box 6001
The Lakes, NV 89163

Discover Financial Attn: Bankruptcy Dept. PO Box 15251 Wilmington, DE 19886

Kohl's Attn: Bankruptcy Dept. PO Box 3043 Milwaukee, WI 53201

Lake County Radiology Associat Bankruptcy Dept. 36104 Treasury Center Chicago, IL 60694

LaSalle Home Mortgage Corp. Attn: Bankruptcy Department 4242 N. Harlem Ave. Norridge, IL 60634

LaSalle Home Mortgage Corp. Attn: Bankruptcy Department 4242 N. Harlem Ave. Norridge, IL 60634

Richard N. Brochu DDS Bankruptcy Department 1105 W. Park Ave. Libertyville, IL 60048

Septon Dermatology Assoc. Bankruptcy Department 755 S. Milwaukee Ave. Libertyville, IL 60048

Steven L. Pearl DDS Bankruptcy Department 7104 N. Western Ave. Chicago, IL 60645

Verizon Wireless Attn: Bankruptcy Dept. 777 Big Timber Rd. Elgin, IL 60123 Verizon Wireless Attn: Bankruptcy Dept. 777 Big Timber Rd. Elgin, IL 60123 Case 04-05565 Doc 1 United 03/14/PS BANKED PEN 2/04/15:44:44 Desc Petition

NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In Re:	Terrence G Pullega and Heidi Pullega / Debtors	
	VERIFICATION OF CREDITOR MATRIX	i
The above	re named Debtor(s) hereby verify that the attached list of creditors is true and correct to the best of our knowledge.	
Dated:	-2 12 12004 June UT	<u></u>
Dated:_	Terrence G Pullega	Noga

SIGN AND DATE ABOVE

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

RIGHTS AND RESPONSIBILITIES AGREEMENT BETWEEN CHAPTER 13 DEBTORS AND THEIR ATTORNEYS (Model Retention Agreement)

Chapter 13 gives debtors important rights, such as the right to keep property that could otherwise be lost through repossession or foreclosure—but Chapter 13 also puts burdens on debtors, such as the burden of making complete and truthful disclosures of their financial situation. It is important for debtors who file a Chapter 13 bankruptcy case to understand their rights and responsibilities in bankruptcy. In this connection, the advice of an attorney is often crucial. Debtors are entitled to expect certain services to be performed by their attorneys, but again, debtors have responsibilities to their attorneys also. In order to assure that debtors and their attorneys understand their rights and responsibilities in the Chapter 13 process, the judges of the Bankruptcy Court for the Northern District of Illinois have approved the following agreement, setting out the rights and responsibilities of both debtors in Chapter 13 and their attorneys. By signing this agreement, debtors and their attorneys accept these responsibilities.

BEFORE THE CASE IS FILED

THE DEBTOR AGREES TO:

- 1. Discuss with the attorney the debtor's objectives in filing the case.
- 2. Provide the attorney with full, accurate and timely information, financial and otherwise, including properly documented proof of income.

THE ATTORNEY AGREES TO:

- 1. Personally counsel the debtor regarding the advisability of filing either a Chapter 13 or a Chapter 7 case, discuss both procedures (as well as non-bankruptcy options) with the debtor, and answer the debtor's questions.
- 2. Personally explain to the debtor that the attorney is being engaged to represent the debtor on all matters arising in the case, as required by Local Bankruptcy rule and explain how and when the attorney's fees and the trustee's fees are determined and paid.
- 3. Personally review with the debtor and sign the completed petition, plan, statements, and schedules, as well as all amendments thereto, whether filed with the petition or later. (The schedules may be initially prepared with the help of clerical or paralegal staff of the attorney's office, but personal attention of the attorney is required for the review and signing.)

- 4. Timely prepare and file the debtor's petition, plan, statements, and schedules.
- 5. Explain to the debtor how, when, and where to make all necessary payments, including both payments that must be made directly to creditors and payments that must be made to the Chapter 13 trustee, with particular attention to housing and vehicle payments.
- 6. Advise the debtor of the need to maintain appropriate insurance.

AFTER THE CASE IS FILED

THE DEBTOR AGREES TO:

- 1. Make the required payments to the trustee and to whatever creditors are being paid directly, or, if required payments cannot be made, to notify the attorney immediately.
- 2. Appear punctually at the meeting of creditors (also called the "341 meeting") with recent proof of income and a picture identification card. (If the identification card does not include the debtor's social security number, the debtor will also bring to the meeting a social security card.) The debtor must be present in time for check-in and when the case is called for the actual examination.
- 3. Notify the attorney of any change in the debtor's address or telephone number.
- 4. Inform the attorney of any wage garnishments or liens or levies on assets that occur or continue after the filing of the case.
- 5. Contact the attorney immediately if the debtor loses employment, has a significant change in income, or experiences any other significant change in financial situation (such as serious illness, lottery winnings, or an inheritance).
- 6. Notify the attorney if the debtor is sued or wishes to file a lawsuit (including divorce).
- 7. Inform the attorney if any tax refunds to which the debtor is entitled are seized or not received when due from the IRS or Illinois Department of Revenue.
- 8. Contact the attorney before buying, refinancing, or selling real property, and before entering into any loan agreement.

THE ATTORNEY AGREES TO:

- 1. Advise the debtor of the requirement to attend the meeting of creditors, and notify the debtor of the date, time, and place of the meeting.
- 2. Inform the debtor that the debtor must be punctual and, in the case of a joint filing, that both spouses must appear at the same meeting.

- 3. Provide knowledgeable legal representation for the debtor at the meeting of creditors (in time for check-in and the actual examination) and, unless excused by the trustee, for the confirmation hearing.
- 4. If the attorney will be employing another attorney to attend the 341 meeting or any court hearing, personally explain to the debtor in advance, the role and identity of the other attorney and provide the other attorney with the file in sufficient time to review it and properly represent the debtor.
- 5. Timely submit to the Chapter 13 trustee properly documented proof of income for the debtor, including business reports for self-employed debtors.
- 6. Timely respond to objections to plan confirmation and, where necessary, prepare, file, and serve an amended plan.
- 7. Timely prepare, file, and serve any necessary amended statements and schedules and any change of address, in accordance with information provided by the debtor.
- 8. Monitor all incoming case information (including, but not limited to, Order Confirming Plan, Notice of Intent to Pay Claims, and 6-month status reports) for accuracy and completeness. Contact the trustee promptly regarding any discrepancies.
- 9. Be available to respond to the debtor's questions throughout the term of the plan.
- 10. Prepare, file, and serve timely modifications to the plan after confirmation, when necessary, including modifications to suspend, lower, or increase plan payments.
- 11. Prepare, file, and serve necessary motions to buy or sell property and to incur debt.
- 12. Object to improper or invalid claims.
- 13. Timely respond to the Chapter 13 trustee's motions to dismiss the case, such as for payment default, or unfeasibility, and to motions to increase the percentage payment to unsecured creditors.
- 14. Timely respond to motions for relief from stay.
- 15. Prepare, file, and serve all appropriate motions to avoid liens.
- 16. Provide any other legal services necessary for the administration of the case before the bankruptcy court.

ALLOWANCE AND PAYMENT OF ATTORNEYS' FEES [Check one option.]

☐ Option A: flat fee through confirmation

1a. Pre-confirmation services. Any attorney retained to represent a debtor in a Chapter 13 case is responsible for representing the debtor on all matters arising in the case, unless otherwise ordered by the court. For all of the services outlined above, required to be provided before confirmation of a plan, the attorney will be paid a fee of \$ extraordinary circumstances, such as extended evidentiary hearings or appeals, the attorney may apply to the court for additional compensation for pre-confirmation services. Any such application must be accompanied by an itemization of the services rendered, showing the date, the time expended, and the identity of the attorney performing the services. The debtor must be served with a copy of the application and notified of the right to appear in court to object.

1b. Post-confirmation services. Compensation for services required after confirmation will be in such amounts as are allowed by the court, on application accompanied by an itemization of the services rendered, showing the date, time, and the identity of the attorney performing the services. The debtor must be served with a copy of the application and notified that the debtor may appear in court to object.

Option B: flat fee through case closing

1. Any attorney retained to represent a debtor in a Chapter 13 case is responsible for representing the debtor on all matters arising in the case unless otherwise ordered by the court. For all of the services outlined above, the attorney will be paid a fee of \$ 2100 . In extraordinary circumstances, such as extended evidentiary hearings or appeals, the attorney may apply to the court for additional compensation for these services. Any such application must be accompanied by an itemization of the services rendered, showing the date, the time expended, and the identity of the attorney performing the services. The debtor must be served with a copy of the application and notified of the right to appear in court to object.

- 2. Retainers. The attorney may receive a retainer or other payment before filing the case, but may not receive fees directly from the debtor after the filing of the case. In any application for fees, whether or not requiring an itemization, the attorney shall disclose to the court any fees paid by the debtor prior to the case filing.
- 3. Improper conduct by the attorney. If the debtor disputes the sufficiency or quality of the legal services provided or the amount of the fees charged by the attorney, the debtor may file an objection with the court and request a hearing.

- 4. Improper conduct by the debtor. If the attorney believes that the debtor is not complying with the debtor's responsibilities under this agreement or is otherwise not engaging in proper conduct, the attorney may apply for a court order allowing the attorney to withdraw from the case.
- 5. Discharge of the attorney. The debtor may discharge the attorney at any time.

Date:

Signed:

Debtor(s)

Attorney for Debtor(s)

Law Offices of Peter Francis Geraci 55 E. Monroe St., Suite 3400 Chicago, IL 60603

(312)332-1800